CASE NO. 8:24-cv-00095-JVS(KESx)

1 **JUDGMENT** Pursuant to the Motion for Default Judgment ("Motion") of plaintiff Ameris 2 Bank d/b/a Balboa Capital Corporation ("Balboa"), and pursuant to Federal Rules 3 of Civil Procedure Rule 55(b)(2), and good cause appearing therefore, 4 IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT: 5 1. Judgment be entered in this matter, in favor of Balboa, and against 6 defendants Montante Plastic Surgery & Aesthetics, LLC, a Virginia 7 limited liability company ("Montante"), Steven Montante, an 8 individual ("Steven"), and Shelly Montante, an individual ("Shelly") 9 (collectively, "Defendants") in the total amount of \$112,880.08, which 10 is the sum of the following: 11 a. The amount owed of \$55,335.10, on Equipment Financing 12 Agreement No. 1 ("EFA No. 1"); 13 b. Prejudgment interest in the amount of \$2,637.84, at the statutory 14 rate of ten percent (10%) per annum, from November 29, 2023 (the 15 date of breach), to May 20, 2024 (the entry date of judgment), on 16 EFA No. 1; 17 c. The amount owed of \$46,540.39, on Equipment Financing 18 19 Agreement No. 2 ("EFA No. 2"); d. Prejudgment interest in the amount of \$2,027.25, at the statutory 20 rate of ten percent (10%) per annum, from December 14, 2023 (the 21 date of breach), to May 20, 2024 (the entry date of judgment), on 22 EFA No. 2; and 23 e. Attorneys' fees in the amount of \$5,637.50; 24 25 /// 26 /// 27 28

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